$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	McGREGOR W. SCOTT United States Attorney CAMERON L. DESMOND Assistant United States Attorney 501 I Street, Suite 10-100 Sacramento, CA 95814 Telephone: (916) 554-2700 Facsimile: (916) 554-2900		
_			
3			
5			
6	Attorneys for Plaintiff United States of America		
7			
8	DI MATE LINAMED CALVES DICAMPICAL COLUMN		
9	IN THE UNITED STATES DISTRICT COURT		
10	EASTERN DISTRICT OF CALIFORNIA		
11	UNITED STATES OF AMERICA,	CASE NO. 2:20-CR-00086-TLN	
12	Plaintiff,	STIPULATION REGARDING USE OF	
13	v.	VIDEOCONFERENCING DURING PLEA HEARING; FINDINGS AND ORDER	
14	EDEN VASSEUR,	DATE: October 15, 2020	
15	Defendant.	TIME: 9:30 a.m. COURT: Hon. Troy L. Nunley	
16			
17	BACKGROUND		
18	Defendant Eden Vassuer was indicted on June 18, 2020. He is scheduled to appear for a change		
19	of plea hearing on October 15, 2020.		
20	On March 27, 2020, Congress passed the Coronavirus Aid, Relief, and Economic Security Act		
21	("CARES Act"). The CARES Act empowered the Judicial Conference of the United States and Chief		
22	District Judges to authorize plea and sentencing hearings by video or telephonic conference when 1)		
23	such hearings "cannot be conducted in person without seriously jeopardizing public health and safety;"		
24	and 2) "the district judge in a particular case finds for specific reasons that the plea or sentencing in that		
25	case cannot be further delayed without serious harm to the interests of justice." <i>Id.</i> , Pub. L. 116-23		
26	§ 15002(b)(2).		
27	On March 29, 2020, the Judicial Conference of the United States made the findings required by		
28	the CARES Act, concluding that "emergency conditions due to the national emergency declared by the		

President under the National Emergencies Act (50 U.S.C. § 1601, et seq.) with respect to the Coronavirus Disease 2019 (COVID-19) have materially affected and will materially affect the functioning of the federal courts generally."

On June 29, 2020, the Chief Judge of this District, per General Order 620, also made the findings required by the CARES Act: "[F]elony pleas under Rule 11 of the Federal Rules of Criminal Procedure and felony sentencings under Rule 32 of the Federal Rules of Criminal Procedure cannot be conducted in person without seriously jeopardizing public health and safety." Accordingly, the findings of the Judicial Conference and General Order 620 establish that plea and sentencing hearings cannot take safely take place in person. General Order 624 extended General Order 620 for 90 days.

In order to authorize plea hearings by remote means, however, the CARES Act—as implemented by General Orders 620 and 624—also requires district courts in individual cases to "find, for specific reasons, that felony pleas or sentencings in those cases cannot be further delayed without serious harm to the interests of justice." General Order 620, as extended by General Order 624, further requires that the defendant consent to remote proceedings. Finally, the remote proceeding must be conducted by videoconference unless "videoconferencing is not reasonably available." In such cases, district courts may conduct hearings by teleconference.

The parties hereby stipulate and agree that each of the requirements of the CARES Act and General Orders 620 and 624 have been satisfied in this case. They request that the Court enter an order making the specific findings required by the CARES Act and General Orders 620 and 624. Specifically, for the reasons further set forth below, the parties agree that:

- 1) The plea hearing in this case cannot be further delayed without serious harm to the interest of justice, given the public health restrictions on physical contact and court closures existing in the Eastern District of California and
- 2) The defendant waives his physical presence at the hearing and consents to remote hearing by videoconference and counsel joins in that waiver.

STIPULATION

Plaintiff United States of America, by and through its counsel of record, and defendant, by and through defendant's counsel of record, hereby stipulate as follows:

28 l

- 1. The Governor of the State of California declared a Proclamation of a State of Emergency to exist in California on March 4, 2020.
- 2. On March 13, 2020, the President of the United States issued a proclamation declaring a National Emergency in response to the COVID-19 pandemic.
- 3. In their continuing guidance, the Centers for Disease Control and Prevention (CDC) and other public health authorities have suggested the public avoid social gatherings in groups of more than 10 people and practice physical distancing (within about six feet) between individuals to potentially slow the spread of COVID-19. The virus is thought to spread mainly from person-to-person contact, and no vaccine currently exists.
- 4. These social distancing guidelines which are essential to combatting the virus are generally not compatible with holding in-person court hearings.
- 5. On March 17, 2020, this Court issued General Order 611, noting the President and Governor of California's emergency declarations and CDC guidance, and indicating that public health authorities within the Eastern District had taken measures to limit the size of gatherings and practice social distancing. The Order suspended all jury trials in the Eastern District of California scheduled to commence before May 1, 2020.
- 6. On March 18, 2020, General Order 612 issued. The Order closed each of the courthouses in the Eastern District of California to the public. It further authorized assigned district court judges to continue criminal matters after May 1, 2020 and excluded time under the Speedy Trial Act. General Order 612 incorporated General Order 611's findings regarding the health dangers posed by the pandemic.
- 7. On April 16, 2020, the Judicial Council of the Ninth Circuit declared a judicial emergency in this District pursuant to 18 U.S.C. § 3174(d), based on the District's "critically low resources across its heavy caseload." The report accompanying the Judicial Council's declaration analyzed the public safety dangers associated with the COVID-19 pandemic and examined both the District's caseload (the District currently ranks first in the Ninth Circuit and eighth nationally in weighted filings) and its shortage of judicial resources (the District is currently authorized only six district judges; two of those positions are currently vacant and without nominations). The report further

Case 2:20-cr-00086-TLN Document 28 Filed 10/15/20 Page 4 of 5

1	explained that a backlog of cases exists that "can only start to be alleviated" when the CDC lifts its		
2	guidance regarding gatherings of individuals.		
3	8. On April 17, 2020, General Order 617 issued, continuing court closures through June 1,		
4	2020 and authorizing further continuances of hearings and exclusions under the Speedy Trial Act.		
5	9. On May 13, 2020, General Order 618 issued, continuing court closures until further		
6	notice and authorizing further continuances of hearings and exclusions under the Speedy Trial Act.		
7	10. Given these facts, it is essential that Judges in this District resolve as many matters as		
8	possible via videoconference and teleconference during the COVID-19 pandemic. By holding these		
9	hearings now, this District will be in a better position to work through the backlog of criminal and civil		
10	matters once in-person hearings resume.		
11	11. The plea hearing in this case accordingly cannot be further delayed without serious harm		
12	to the interests of justice. If the Court were to delay this hearing until it can be held in-person, it would		
13	only add to the enormous backlog of criminal and civil matters facing this Court, and every Judge in this		
14	District, when normal operations resume.		
15	12. Under CARES Act § 15002(b), defendant consents to proceed with this hearing by video		
16	teleconference. Counsel joins in this consent.		
17	IT IS SO STIPULATED.		
18			
19			
20	Dated: October 14, 2020 McGREGOR W. SCOTT United States Attorney		
21			
22	/s/ CAMERON L. DESMOND CAMERON L. DESMOND		
23	Assistant United States Attorney		
24			
25	Dated: October 14, 2020 /s/ Daniel Russo Daniel Russo		
26	Daniel Russo Counsel for Defendant		
27	Eden Vasseur		
28			

Case 2:20-cr-00086-TLN Document 28 Filed 10/15/20 Page 5 of 5

1		FINDINGS AND ORDER	
2	1.	The Court adopts the findings above.	
3	2.	Further, the Court specifically finds that:	
4		a) The plea hearing in this case cannot be further delayed without serious harm to	
5	the int	terest of justice;	
6		b) The defendant has waived his physical presence at the hearing and consents to	
7	remote	e hearing by videoconference; and	
8	3.	Therefore, based on the findings above, and under the Court's authority under § 15002(b)	
9	of the CARES Act and General Orders 620 and 624, the plea hearing in this case will be conducted by		
10	videoconference.		
11			
12	IT IS SO FOUND AND ORDERED this 14 th day of October, 2020.		
13			
14		\mathcal{A}	
15		My- Minute	
16		Troy L. Nunley United States District Judge	
17			
18			
19			
20			
21			
22			
23			
24			
25			
2627			
28			